



## WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

<b>2001 Assembly Bill 520</b>	<b>Assembly Amendment 1</b>
Memo published: February 21, 2002	Contact: Don Dyke, Senior Staff Attorney (266-0292)

*Assembly Bill 520* provides that a nomination by the Governor to a statutory office that requires Senate confirmation is considered confirmed if the nomination is not confirmed or rejected by the Senate, or is withdrawn by the Governor, within 180 days after the nomination is submitted to the Senate.

For consistency with SECTION 1 of the bill, the revision by SECTION 2 of the bill to current s. 17.20 (2) (a) should refer to a provisional gubernatorial appointment being in full force until the appointee is either confirmed “or rejected” by the Senate. Consequently, *Assembly Amendment 1* inserts reference to “rejection” by the Senate in the current statutory section relating to provisional gubernatorial appointments.

Assembly Amendment 1 was recommended for adoption by the Assembly Committee on Judiciary by a vote of Ayes, 8; Noes, 0, on February 4, 2002.

DD:wu:tlu;ksm